UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

UNITED STATES OF AMERICA,)	Criminal No. 18-150(1) (DWF/HB)
)	
v.	Plaintiff,)	
)	DEFENDANT'S PRETRIAL MOTION
MICHAEL HARI,)	TO DISCLOSE AND MAKE
)	INFORMANT AVAILABLE FOR
	Defendant.)	INTERVIEW

Michael Hari, through the undersigned attorneys, hereby moves the Court for an Order requiring the government to disclose the identity of any informant or informants utilized by the government in the investigation of the above-entitled matter, and to make such informant(s) available for interview by defendant's attorneys, in preparation for trial, and to disclose the prior criminal convictions of such informants.

Dated: July 18, 2019 Respectfully submitted,

s/ Shannon Elkins

SHANNON ELKINS Attorney No. 332161 Attorney for Defendant Office of the Federal Defender 107 U.S. Courthouse 300 South Fourth Street Minneapolis, MN 55415

s/ Reynaldo A. Aligada, Jr.

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